



ERIK YODER

VS.

THE O'NEIL GROUP, LLC, et al.

NIDA HASAN January 20, 2017 NIDA HASAN - 01/20/2017

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1	IN THE UNITED STATES DISTRICT COURT				
2	FOR THE DISTRICT OF MARYLAND				
3					
4	ERIK YODER, *				
5	Plaintiff, *				
6	vs. * Civil Action				
7	THE O'NEIL GROUP, LLC, * No. 8:16-CV-00900 DKC				
8	et al., *				
9	Defendants. *				
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11					
12	Oral Deposition of NIDA HASAN				
13	Rockville, Maryland				
14	Friday, January 20, 2017				
15	9:00 a.m.				
16					
17					
18					
19	Job No.: WDC-111420				
20	Pages 1 - 62				
21	Reported by: Vicki L. Forman				
22					

1	Oral Deposition of NIDA HASAN, held at the
2	offices of:
3	
4	DTI Deposition Services
5	21 Church Street, Suite 150
6	Rockville, Maryland 20850
7	(301) 762-8282
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11	Pursuant to agreement, before Vicki L.
12	Forman, Court Reporter and Notary Public in and for the
13	State of Maryland.
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1	APPEARANCES	
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3	ON BEHALF OF THE PLAINTIFF:	
4	HOWARD B. HOFFMAN, ESQUIRE	
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6	600 Jefferson Plaza, Suite 304	
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10		
11		
12	ON BEHALF OF THE DEFENDANTS:	la.
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14	The O'Neil Group, LLC	
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17	Bethesda, Maryland 20814	
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1 Did Mr. O'Neil ever indicate that Mr. Yoder 0 had been making any kind of employment claims or other 3 types of claims? 4 Α No, not that I can recall. 5 0 And same question with respect to Mr. Shanahan. 6 Did Mr. Shanahan ever indicate to you that 7 8 Mr. Yoder had made an employment claim or any other 9 types of claims? 10 Α No. 11 Is it accurate to say that following 12 Mr. Yoder's separation your work continued to be predominantly foreclosure related? 13 14 A Yes. 15 And in terms of percentage perhaps you could describe how much of the work was foreclosure versus 16 17 everything else. 18 Α After Erik left -- maybe it was before he left but there were a couple of Attorney Access clients 19 20 who needed general employment and labor compliance advice so we went to the client site or we met them 21 22 outside the office. That was I want to say maybe two or

1 three occasions, if that. Aside from that I mean it was 2 primarily foreclosure. I had a lot to learn so I was 3 mostly focused on that. I mean I don't know if I can put a number on it but that's mostly what I recall 4 5 doing. 6 Would it have been maybe 90 percent Q 7 foreclosure? Α I think that's fair. 8 9 0 Now, you also did bankruptcy work; is that 10 right? 11 Yeah, starting in the fall of 2014. Α 12 Would that have been like filing a proof of Q 13 claim? 14 Α Yes. 15 0 Would you have been involved in attending 341 16 meetings? 17 Α No. 18 0 Who would have attended a 341 meeting? I believe Terry was doing the meetings 19 Α 20 because my issue at the time after I had given birth was 21 Terry had mentioned that we were geared towards 22 full-time employment which is what I needed to set up